DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

ENGLISH LANGUAGE DECLARATION

We believe t	nat we are original, first and jo	int inventors of the invention	that is de	escribed
and claimed.				
<u>X</u>	in the attached specification,			
	in the specification that was f Serial No.	iled on and was amended on	as App	lication
which is enti	tled:			
	ARTICLE COMPRISING LIGH TO MASK VISUAL HAZE	T ABSORBENT COMPOSITION AND RELATED METHODS	ON	
specification	ate that we have reviewed and including the claims, and any 34 of the Patent Cooperation	amendments that may have		
	edge the duty to disclose inform accordance with 37 C.F.R. §1		caminatior	n of this
of any foreig international of America, patent or inv	aim foreign priority benefits un n application(s) for patent or application that designated at listed below; and we have also rentor's certificate, or any PCT f the application on which prio	inventor's certificate, or § 36 least one country other than identified below any foreig international application, ha	5 (a) of a the United in applicativing a filin	ny PCT d States tion for
			Priority C	<u>Claimed</u>
Number	Country	Date Filed	Yes	No

English Language Declaration

We hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States of America, or § 119(e) of any provisional application filed under 35 U.S.C. § 111(b), listed below. And, insofar as the subject matter of each of the claims of this application is not disclosed in the listed United States application(s) in the manner provided by the first paragraph of 35 U.S.C. § 112, we acknowledge the duty to disclose material information as defined in 37 C.F.R. § 1.56(b) that became available between the filing date of the prior application and the national or PCT international filing date of this application. 37 C.F.R. § 1.56(e).

60/444,313	January 31, 2003	Pending	
Application Ser. No.	Filing Date	Status	

We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001 and that willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY: As named inventors, we hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith:

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